

General Assembly

Amendment

January Session, 2003

LCO No. 6991

SB0115706991SD0

Offered by:

SEN. WILLIAMS, 29th Dist.

To: Subst. Senate Bill No. 1157

File No. 744

Cal. No. 303

(As Amended)

"AN ACT CONCERNING MINOR REVISIONS TO THE ENVIRONMENTAL PROTECTION PROVISIONS."

- 1 After the last section, add the following and renumber sections and
- 2 internal references accordingly:
- 3 "Sec. 501. Section 22a-27j of the general statutes is amended by adding subsection (c) as follows (*Effective from passage*):
- 5 (NEW) (c) Notwithstanding the provisions of subsection (a) of this section, on and after July 1, 2003, any person, firm or corporation, other
- section, on and after July 1, 2003, any person, firm or corporation, other than a municipality, making an application for any approval required
- than a municipality, making an application for any approval required
- 8 by chapters 124, 126, 440 and 444 shall pay a supplemental fee of five
- 9 dollars to the municipal agency or legislative body that is authorized to approve such application. Such municipal agency or legislative
- to approve such application. Such municipal agency or legislative body shall collect such supplemental fee and shall pay such fee
- 12 quarterly to the Department of Environmental Protection and the
- 13 receipts shall be deposited into an account of the State Treasurer and

sSB 1157 Amendment

credited to the Environmental Quality Fund established pursuant to section 22a-27g. The portion of such fund attributable to such supplemental fee shall be used by the Department of Environmental Protection for the purpose of funding the environmental review teams program of the Bureau of Water Management within the Department

19 of Environmental Protection, the Council on Soil and Water

20 Conservation established pursuant to section 22a-315 and the soil and

21 water conservation districts."